

HAYWOOD THINKS
DETECTIVES WILL
SHOW CONSPIRACY

Defense Will Seek to Get the Pinkerton Records, Copied By the Author, Before the Jury.

IT IS HOPED TO INVOLVE
THE STATE OFFICIALS.

Friedman, Former Stenographer for Sleuths, Expected to Give Testimony of Great Importance.

Boise, Idaho, July 1.—The alleged conspiracy of the Pinkerton National Detective agency, under retainer from the Mine Owners' association and the Citizens' Alliance of Colorado and Idaho to destroy the Western Federation of Miners, was taken up this morning, when the trial of William D. Haywood was resumed at 10 o'clock. The defense sets up this as the counter conspiracy, of which Harry Orchard, it is charged, was simply an agent. The chief witness is Morris Friedman, formerly a stenographer for the Pinkertons at the headquarters of the western division in Denver.

Defense's Position.

By the introduction of the witness Friedman, a more positive light is thrown upon the position taken by the attorneys, who are endeavoring to clear Haywood and the other officials of the Western Federation of Miners from the charge of conspiracy to murder. It is clearly indicated that it is proposed to show that a conspiracy to exterminate the Western Federation went so far as to secure the indictment of the highest officials of the federation on the charge of murder.

It is charged that when Orchard was arrested on the charge of the murder of former Governor Steiensenberg he was induced by the Pinkertons to make a confession implicating Haywood, Moyer, Pettibone, Steve Adams, Jack Simpkins and a number of other officers and members of the western federation to such an extent that indictments could be secured against them in Idaho.

In furtherance of the alleged mine owners' conspiracy it is charged that further incriminating evidence was manufactured by the Pinkertons in support of Orchard's confession; that Haywood, the secretary and treasurer of the western federation; Moyer, the president of the organization, and Pettibone, a former member of the executive board, might be convicted of a capital offense and executed, while many other officers and members of the federation were placed in jeopardy of trial on a similar charge of conspiracy.

Would Involve Officials.

A review of the evidence introduced in the course of the last five days brings the inevitable conclusion that counsel for the defense would endeavor to prove to the satisfaction of the jury that the Pinkerton agency and the Mine Owners' association, with the knowledge and approval of the governor of Idaho, the former governor of Colorado and other influential people, conspired to secure the death by hanging of William D. Haywood, Charles H. Moyer and George A. Pettibone, and that incidentally the mine owners are directly responsible for the killing of fourteen men in the independence depot.

Haywood May Take Stand.

Haywood may go on the stand this week and make his statement. Steve Adams is still the unknown factor in the trial. Counsel for the state believe that the defense will be obliged to put Adams on the stand. The prosecution believe that, should Adams go on the stand, they will be able to get before the jury the confession which he repudiated, but which, it is understood, strongly supports Orchard.

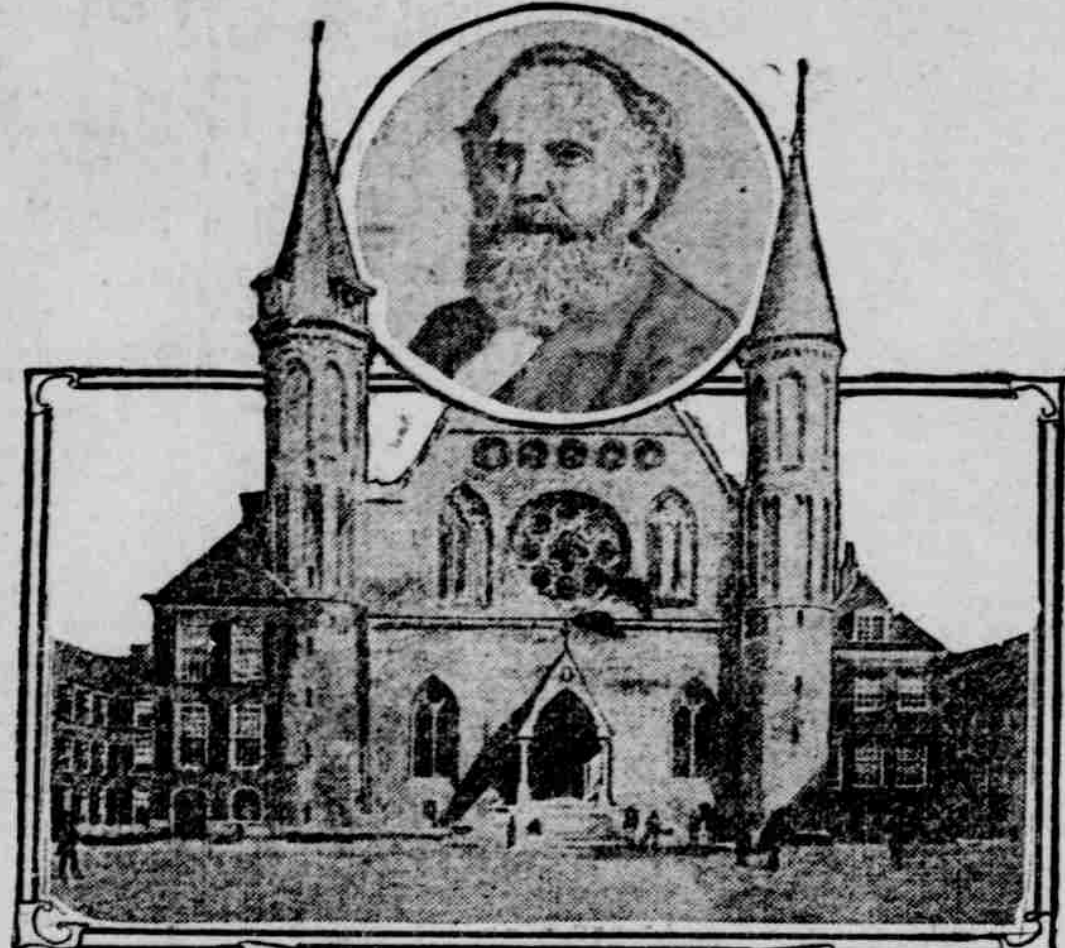
Five full days will be given to the trial this week. The court must adjourn over Thursday, but Judge Wood is threatening to hold night sessions.

ACTIVITY IS MANIFEST

Past Year Great One in Point
Of Real Estate.

Last year was a period of great activity in real estate circles of Indiana. Statistics show that in the ninety-two counties of the state 109,358 deals were made, representing \$153,842,161. Few of even the smaller counties recorded deals for less than half a million dollars, and in more than half the counties property valued at more than a million dollars was sold. In Marion county the aggregate of the deals recorded was \$20,846,791. The figures given for Wayne county show 1396 deals, amounting to \$2,184,255.

Famous Peace Conference at the Hague



The second great Peace Conference is now attracting the attention of the world. The building is the famous Hall of Knights at the Hague wherein the conference is being held. The picture above is of the famous writer and publisher, Wm. T. Stead, who is reviewing the proceedings. Below at the right is a picture of General Horace Porter, one of the leading representatives, and on the right M. Nelidoff, the distinguished diplomat who is also present at the Conference.

BOOM FOR HUGHES
IN HOOSIER STATE

Friends of Vice President Are
Said to Be Worried by
Latest Move.

WATSON MAY BE A FACTOR.

BACKERS OF HUGHES ENDEAVOR
TO GET HIM INTO THE RACE
OF GOVERNOR, ACCORDING TO
REPORT.

Indianapolis, July 1.—Friends of Vice President Fairbanks are exercised over what seems to be a quiet movement throughout the state in favor of Governor Hughes of New York for the presidency, and it is being engineered with so much skill that it baffles the Fairbanks managers. It is claimed that the movement in progress is not designed to wrest the Indiana delegation from Fairbanks, but simply to create a sentiment in favor of the New York governor that shall manifest itself among the people, rather than among the politicians, and thus influence the national delegates from Indiana in reaching a second choice before the balloting begins in the national convention.

Congressman May Be Factor.

Within the last ten days something like definiteness has been given to the movement by the direct overtures to Congressman James Watson to become the candidate of the party for governor. It is known that Mr. Fairbanks, who is encountering opposition both in the eighth and tenth districts, has been quietly at work through his managers trying to make an arrangement by which the party candidate for governor can be selected from one of those districts. By this arrangement it has been hoped to secure delegates for Fairbanks to the national convention without a contest.

Friends of Governor Hughes are trying to offset the Fairbanks quest for harmony by bringing Watson into the race for governor.

It is charged in some sections that the Republican national committee, presumably through Chairman Harry S. New, is at work in the interest of Hughes.

New's friends, however, deny that he is taking any part in the controversy.

COURT OUT OF BUSINESS

Not a Case to Be Heard by
Judge Converse.

For the first Monday morning in several weeks, there were no cases heard in the city police court. Monday morning generally brings with it a number of petty cases which have to be heard, but not a case of any character could be found. The usual supply of Sunday drunks was a minus quantity.

AGED WANDERER IS
SENT TO POOR FARM

George Orme, Englishman, Is
Given Home by Wayne
County Officials.

HE IS VERY GRATEFUL.

NO CASE IN RECENT YEARS HAS
SO TOUCHED THE POLICE AU-
THORITIES AS THAT OF ORME.

After precautionary investigations were made Sunday, as to whether George Orme, the aged Englishman, arraigned in police court Saturday morning for drunk, and who related a story of ungrateful children, who cast him out into the world, was formerly a resident of Richmond, he was taken to the county farm Sunday, where he will make his home.

With tears streaming down his wrinkled face and with choking voice, the aged man clasped the hands of police headquarters attaches and sincerely thanked them for the efforts they had made to secure for him a home in his old age. The old man's chin quivered as he looked into the eyes of those who have taken such a kindly interest in him. Not a man in the superintendent's office at the time the old man took his farewell, was untouched.

Orme was allowed to leave the confines of the jail Sunday where he has been kept, and during the day sat around headquarters sobbing. He spoke only when spoken to. The thoughts of having to enter a poor farm when he had so many relatives who might have sheltered him in his old age, completely overcame the old man. At the time he was removed to the infirmary he had on his person just \$16.00, the only money remaining from the sale of his Chicago property.

Local police officers have not had a case in years which has so touched them. The man spoke intelligently and had a good and kindly face. His English extraction is plainly stamped upon him and he speaks with the English accent.

SEEKS RELEASE OF SON

Alfred Kidwell Is Dying in the
Ohio Prison.

Mrs. John Gehring of this city is now making an endeavor to secure the release of her son, Alfred Kidwell, from the Ohio penitentiary where he is confined for burglary. Kidwell is suffering from tuberculosis and his condition is said to be serious. He desires to die outside the penitentiary. Kidwell was sentenced to the Ohio prison about two years ago and since his confinement his health has rapidly declined. He is well known in this city.

CITY IS VICTIM OF
ERRONEOUS REPORT

It Is Not True That the Limit
Of Bonded Indebtedness
Has Been Reached.

STILL A GOOD MARGIN.

ONE REASON FOR FAILURE TO
GET BIDDERS ON THE WEST
SIDE SEWER IS THAT CONTRAC-
TORS ARE BUSY.

Richmond city officials are up in arms, and justly indignant over the reports which have been circulated both locally and in the state papers during the past few weeks, that the one reason the city cannot secure bidders on the West Side Sewer project, is because the city has reached the limit of bonded indebtedness. According to the last assessment, the taxable property in Richmond, is \$13,727,915, two per cent of which determines the limit, to which the city can take on bonded indebtedness. This two per cent is \$274,558.30, while the actual bonded indebtedness of the city at the present time is \$210,500, leaving a balance of \$64,058.30 before the limit is reached. The city has, according to the statements of the local officials, no right to turn over city bonds for promotion of the sewer project in case it should see fit, although the amount remaining would be sufficient to guarantee payment for the West Side sewer, in case the city was allowed to take such action.

Contractors Too Busy.

They say that one reason why the city has not been able to secure bids for the sewer is simply because the contractors are too busy in other localities. Contractor Hipkind of Wabash, Ind., assured the board of works some time ago that he intended to make an attempt to secure the West Side job, but it has been learned locally that since his most recent visit to this city he secured a job almost as large and one which would prevent him from taking on the work here. Another feature which has held the contractors back from bidding is the fact that the board of works is not allowed to recommend payment for the work till the entire job is completed. There are not many contractors, it is said, who are willing to wait one year for their money, for it would take at least one year to complete the work on the west side, according to the estimates arrived upon at the city building. The laws of other states surrounding Indiana are different from Indiana laws governing such work and contractors are allowed their money as sections are completed and approved.

From Property Owners.

The city officials state that all assessments for the sewers are to be collected from the property owners affected, and for this reason there have not been many bidders on the work.

The city officials feel that an injustice has been done the city of Richmond by the adverse reports pertaining to the city's finances which have been circulated over the state. They also feel that the people of Richmond, too, have been misguided on the exact condition of the bonded indebtedness.

HAD A NARROW ESCAPE
IN RUNAWAY ACCIDENT

Experience of Arthur H. Hod-
son and His Wife.

THROWN FROM THE BUGGY.

Arthur H. Hodson and wife of Cambridge City, had a narrow escape from serious injury in a runaway accident which occurred on the eastern outskirts of Centerville, Sunday afternoon. They were driving toward this city when their horse became frightened at the interurban car which left this city at 2:30 o'clock, wheeled and overturned the buggy, throwing both occupants to the ground. They were badly bruised and were taken into the home of Wilfred Jessup where a physician was summoned and their injuries attended to. It is not thought either will suffer any serious results. The horse, after overturning the buggy, dragged it about a quarter of a mile west before it was stopped in the yard of George Sanders of Centerville. The buggy was almost a complete wreck.

GRANT LIQUOR LICENSES.

County Commissioners Authorize Sa-
loonists to Do Business.

The county Commissioners issued liquor licenses to the following: John C. Hodgin, A. W. Bickwedel, Henry E. Beale, Jesse J. Schultz, Charles Christian, Charles E. Merrick, Dan Galvin and Hugh P. Taylor, all of this city, and Matt Shew and Martin L. Young of Cambridge City.

GOODNOW QUILTS PLACE

Too Many Candidates in the
Statistician's Office.

Indianapolis, July 1.—Edgar Goodnow, deputy in the office of Miss Mary Stubbs, state statistician, resigned today as the result of political friction. There are too many candidates in the office force for the place Miss Stubbs holds and she herself will seek the nomination.

SQUIRREL HUNTING IS
NOW ON FULL BLAST

Open Season Was Ushered in
Last Midnight.

COUNTY CLERK IS BUSY.

The squirrel hunting season opened today and will remain open during the months of July, August and September. County Clerk Penny was busy this morning issuing hunters' licenses, as that duty has been imposed upon him by an act passed at the last session of the legislature. You pay him \$1 and then you can hunt the elusive squirrel in any county in the state. If you are a farmer you can hunt without a license, under the new game law, provided you confine your Nimrodic pursuits within the confines of your own farm or farms. The new law also provides that any person can hunt Brer Rabbit without license if Brer Rabbit is run down within the boundaries of the township in which the hunter resides.

During the month of June, Clerk Penny issued fifty hunter's licenses. He wishes it made known that all hunters who last November received licenses from Mr. Sweeney, state commissioner of fisheries and game, can hunt under these licenses until they expire the coming November.

HARRY MARSHALL IS
HELD TO BE INSANE

He Will Be Admitted to East-
haven Hospital.

STORY OF THE SHOOTING.

Harry E. Marshall has been adjudged insane and within a few days will be sent to the Easthaven insane hospital instead of to the Jeffersonville reformatory, which would have been his fate had the commission which examined into his sanity Saturday returned a finding of sanity. Members of the inquest commission found young Marshall to be suffering from emotional insanity.

A week ago Saturday night the young man went to the home of his father, Grant Marshall, near Arba and after calling him to the kitchen door shot through the window with a 22-calibre revolver, wounding Mr. Marshall in the jaw. The young man was arrested the same night by Sheriff Meredith. Grant Marshall has now fully recovered from the effects of his wound.

WANTS THE DEPUTYSHIP

McAbee Anxious for Place in
Inspector's Office.

It is reported from Indianapolis that a good many influential republicans are going to William Blakely, the new state factory inspector, asking him to appoint D. H. McAbee as one of his deputies. Mr. McAbee has been factory inspector for a number of years and went out of office today, to be succeeded by Blakely.

McAbee goes out of office with very little in the way of world's goods and hasn't anything in sight by which he can earn a livelihood. He is an old soldier with a wife to support.

THE WEATHER PROPHET.

INDIANA—Tuesday fair, fresh north-
west winds.

OHIO—Fair and cooler.

CIRCULATION STATEMENT.

—SUNDAY—
(June 30)

Total Circulation 6,850
Net Circulation 6,645

LARGEST CITY CIRCULATION.
LARGEST COUNTY CIRCULATION.
LARGEST RURAL ROUTE CIR-
CULATION.
LARGEST PAID CIRCULATION.

SERMONS WELL RECEIVED

Rev. Robert Dunnaway at Sec-
ond Presbyterian.

Rev. Robert H. Dunnaway of Greensburg, Ind., supplied the vacant pulpit of the Second Presbyterian church Sunday. He was greeted by large audiences at both the morning and evening services. His sermons were well received by the congregation.

COURTS ARE ON VACATION

Supreme and Appellate Judges
Out for Summer.

The Indiana supreme and appellate courts closed up business last week for the summer. Neither tribunal will meet in regular session again until the first Tuesday in October.

No cases in which there was widespread interest were handled at the closing session last week.

No big cases are hanging over in either court. One of the last decisions the supreme court handed down was an opinion regarding the legality of the saloon in Indiana.

GEIER LEAVES THE SERVICE

Fireman Enters Employ of Richmond
Abattoir Company.

Paul Geier, formerly fireman at No. 4 hose house, but who was recently transferred to the hook and ladder wagon at No. 2 has left the city fire service, his resignation handed to the board of works some time ago having become effective July 1. Geier will accept a position with the Richmond Abattoir company, being a butcher by trade. Geier passed a box of choice Havanas among his fellow firemen and they wished him luck in his new position.

FRANCIS MURPHY IS
CALLED TO REWARD

Noted Apostle of Temperance
Away at His Los Ange-
les Home.

WAS BLIND IN OLD AGE.

ESTIMATED THAT IN HIS MANY
YEARS OF SERVICE HE HAD IN-
DUCED TWELVE MILLION TO
SIGN PLEDGE.

Los Angeles, Cal., July 1.—Francis Murphy, the noted temperance advocate, died at 10:30 o'clock Sunday morning, at the home of his daughter, Mrs. Wayland Trask, in St. Andrew's Place. Mr. Murphy, who was 71 years of age, had been in failing health for some time and death was the result of numerous ills attendant upon old age. Edward Murphy, the second son of the blue ribboner, arrived from Philadelphia Saturday night, winning a race against death across the continent, and was in time to greet his father once more and to hear the dying man's words of welcome. Three other sons—William Murphy of Williamsburg, Va.; Robert Murphy of Johnstown, Pa.; lieutenant governor of Pennsylvania, and John P. Murphy of Philadelphia, arrived in Los Angeles last night. They had lost in the race which Edward had won.

For an hour preceding death Dr. J. H. Davidson had his finger on the dying man's pulse. Around the deathbed were grouped Edward Murphy, Mrs. Wayland Trask, her son and daughter, and Mrs. Francis J. Hoimes, another daughter of the great lecturer. It was Francis Murphy's wish to live 100 years, because he felt he was helping to make heaven on earth in thousands of homes by his efforts to get men to abstain from the liquor habit.

Reformed Millions of Men.

Francis Murphy, "apostle of temperance," in his life induced 12,000,000 persons to sign the pledge. Early in the year, being almost blind, and 71 years of age, he was compelled to give up his great work. During his fight against drink Mr. Murphy addressed over 25,000 meetings in the United States and in the latter part of April of this year Mr. Murphy had to be led home from a public hall in Los Angeles. As he walked along he said sadly:

"My eyesight is leaving me. I am done."

His home in Los Angeles was a beautiful one and there he spent his last days. For forty-six years Mr. Murphy had been prominent in the temperance field.

His first appearance on a public platform was in Portland in 1870.

The greatest men in the country were his friends, and he aided hundreds of reformed men—men who had been in the gutter—to become respectable citizens and the heads of happy homes.

EXIT JOHN BROWN;
WOULD-BE-KILLER
TAKEN TO PRISON

When Arraigned in the Circuit
Court Brown Desired to
Change His Plea From That
Of Guilty to Not Guilty.

THIS WAS DENIED BY
RULING OF JUDGE FOX.

It Appeared Plain That Brown
Was Attempting to Deceive
The Court—Recites Some
Of His Domestic Troubles.

John Brown, colored, who on June 13 shot his wife and Mrs. Lulu Fee, in an attempt to murder the former, and then tried to commit suicide by firing two bullets into his chest, was sentenced to a term of from two to fourteen years in the state penitentiary at Michigan City, when arraigned before Judge Fox in the circuit court.

Saturday Brown appeared in the circuit court and pleaded guilty to a charge of assault and battery with intent to commit murder. At that time Judge Fox stated that he would not impose a sentence until Monday. This morning Brown wanted to withdraw his plea of guilty and enter a plea of not guilty, but the court overruled this petition, although Prosecutor Jessup recommended that the court suspend judgment until P. J. Freeman, pauper attorney, could be consulted.

Denied Any Intent.

In making his statement Brown told the court that he did not intentionally shoot his wife. He said that she and Mrs. Fee had been wounded while trying to prevent him from taking his own life. Judge Fox, at the conclusion of this statement, reminded Brown that Saturday he had entered a plea of guilty to shooting his wife with the intent to commit murder. "I plead guilty to shooting my wife, but I said that I did not intentionally shoot her," Brown said. Judge Fox was convinced that the man was lying to him so he imposed the sentence. Later, Sheriff Meredith and Officer Henry Vosselson took Brown to Michigan City. After Brown had been taken from the court room, Prosecutor Jessup stated that Brown had told the same story to Attorney Freeman Saturday, that he had told Judge Fox. The prosecutor also stated that after making a thorough investigation of the case, Mr. Freeman had told him he was positive the tale told by Brown was a concoction of lies.

Tells of His Trouble.

In making his statement to the court Brown said that he and his wife previous to the shooting, had lived happily together for four years. When they moved from Eaton to Dublin to live with Brown's mother, the two women did not get along well together and on his consent, Mrs. Brown went to live with her parents at Mt. Auburn. Brown worked as a field hand to earn enough money so that he and his wife could go to housekeeping. About two weeks before the shooting, Brown stated, his wife asked him to allow her to go to Richmond for a week to earn some money. At the end of the week she asked him to allow her to remain here another week, and he again consented. The Sunday before the shooting he came to Richmond, and in company with a friend, went on a ramble through the north part of the city. There a woman told him that Mrs. Brown was going to north end festivities in company with Will Robinson. Brown stated he hunted Robinson up and in a friendly manner told him to stay away from his wife and that Robinson had promised faithfully to do so.

Turned Brown Down.

A day or two later Mrs. Brown decided to go to Mt. Auburn and visit her parents. Brown stated that he went to Richmond to escort his wife to that place. While at the interurban station he met Robinson again and told him in the presence of Mrs. Brown to leave her alone, threatening to shoot him if he did not do so. On the day of the shooting, Brown stated, he went to the home of Mrs. Fee, where his wife was staying, but she was not there. In the parlor he saw a man he thought to be Robinson. Later Mrs. Brown came and she went to talk with him in the kitchen. There she told him that she had decided not to live with him any longer. "Are you going to waste yourself on that Robinson?" Brown said he asked her. He said that she then told him she liked Robinson better than she did him. Brown said that he then pulled his revolver and turned it on himself and that Mrs. Brown and Mrs. Fee grappled with him. He said that he did not know that either one of the women had been shot until the following day. The man who Brown saw sitting in the room was not Robinson, but a man named Thomas. Prosecutor Jessup also states that Mrs. Brown did not run about with Robinson and that all the facts in the case positively point to the one conclusion that Brown deliberately tried to murder his wife.